Appendix E GPCI PIO 071

The opinion in support of the decision being entered today is not binding precedent of the Board.

09/016,869

Paper 20

Filed by: Trial S ction Merits Panel

Box Interference

Washington, D.C. 20231

Tel: 703-308-9797 Fax: 703-305-0942

UNITED STATES PATENT AND TRADEMARK OFFICE

BURNS, DOANE, SWECKER & MAIHIS, LLIBEFORE THE BOARD OF PATENT APPEALS

AND INTERFERENCES

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ALEXANDER KAMB,

JAN 2 7 2000

DOCKETED @

Junior Party, (Application 08/986,147),

PAT. & T.M. OFFICE **BOARD OF PATENT APPEALS** AND INTERFERENCES

COLD SPRING HARBOR LABORATORY,

Senior Party, (Patent 5,962,316 and 5,889,169).

Patent Interference No. 104,468

Before McKELVEY, Senior Administrative Patent Judge, and SCHAFER and LEE, Administrative Patent Judges.

PER CURIAM

MEMORANDUM OPINION and JUDGMENT

Background A.

Based on a showing made by Cold Spring Harbor Laboratory (Paper 17), it was ORDERED that for purposes of 37 CFR § 1.608(b), (1) the effective filing date of U.S. Patent 5,962,316 is 18 November 1993 and (2) the effective filing date of U.S. Patent 5,889,169 is 18 November 1993 (Paper 18).

Kamb was ORDERED to either (1) present a showing under

37 CFR § 1.608(b) or (2) establish that it is entitled to the

benefit for purposes of priority of an application with a filing

date prior to Cold Spring Harbor Laboratory's effective filing

dates of 18 November 1993 (Paper 2 at 11-12 and Paper 18 at 2).

On 13 January 2000, Kamb timely filed a paper stating that "[t]o date, a search of the appropriate records has not revealed evidence upon which Kamb can base either showing" (Paper 19). Since Kamb has neither presented a showing under § 1.608(b) nor established that it is entitled to any benefit of an application filed prior to 18 November 1993, Kamb has failed to comply with the requirements of § 1.608(b). Accordingly, judgment should be entered against Kamb.

B. Judgment

Upon consideration of the record of this interference, it is

ORDERED that judgment on priority as to Count 1 is

awarded against Kamb;

FURTHER ORDERED that Kamb is not entitled to a patent containing claims 1, 2, 8, 18, 19, 26-29, and 33-35, (corresponding to Count 1) of application 08/986,147;

FURTHER ORDERED that, based on the record before us, Cold Spring Harbor Laboratory is entitled to a patent containing claims 1-16 and 18-29 of patent 5,889,169 and claims 1-13 and 15-40 of patent 5,962,316, all of which claims correspond to Count 1;

FURTHER ORDERED that a copy of this judgment be entered in the administrative file wrappers for (1) application 08/986,147, (2) patent 5,889,169 and (3) patent 5,962,316.

FRED E. McKELVEY, Senior Administrative Patent Judge

RICHARD E. SCHAFER Administrative Patent Judge

BOARD OF PATENT APPEALS AND INTERFERENCES

JAMESON LEE

Administrative Patent Judge

cc (via Fax and First Class Mail)

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

ALEXANDER KAMB,

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FRED E. McKELVEY, Senior Administrative Patent Judge

RICHARD E. SCHAFER
Administrative Patent Judge

BOARD OF PATENT APPEALS AND INTERFERENCES

JAMESON LEE Administrative Patent Judge

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